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## **REMARKS**

This amendment is responsive to the Examiner's action mailed November 16, 2005, and further to the Applicant's response of March 18, 2005 and the telephone conference of October 4, 2005, between Examiner Alina Boutah and the undersigned Applicant's representative.

The previous Office Action acknowledges that Cohen '124 does not disclose a tagged document, but also cites Saylor '832 as disclosing such a document. Applicant respectfully disagrees with this conclusion. The cited sections of Saylor '832 disclose a voice-XML document "or other voice XML file format" (18:56-57). The claimed tagged document is an application defining document 307 associated with a filtering document page 302 (page 27:12-16). Such an application defining document is distinguishable from the cited Saylor documents because the application defining document 307 includes media content and control information, as described at page 23, lines15-16. In contrast, the claimed filtering documents encompassed by the tagged documents do not include control information, but rather a mapping or matching of patterns or keys in the web page sought for audio conversion. Accordingly, independent claims 1, 14, 27, 29, 31, 33 and 42 have been herein amended to recite that the tagged document defines an XML filtering document, to further clarify and distinguish applicant's claimed invention, as discussed during the above referenced telephone conference. Therefore, the amended claims more particularly define that the audible output is generated based on predetermined expected patterns in the filtering document, as described in detail in the specification at page 31:5-9 and shown in Fig. 9, further to the amendments in Applicant's previous submission.

In view of the current submission, Applicant respectfully submits that all claims in the case are now in condition for allowance, and it is requested that the case be passed accordingly.

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Applicant(s) hereby petition(s) for any extension of time which is required to maintain the pendency of this case. If there is a fee occasioned by this response, including an extension fee, that is not covered by an enclosed check, please charge any deficiency to Deposit Account No. <u>50-0901</u>.

If the enclosed papers or fees are considered incomplete, the Patent Office is respectfully requested to contact the undersigned collect at (508) 366-9600, in Westborough, Massachusetts.

Respectfully submitted,

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